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	APPLICATION NO.	FILING D	DATE .	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/972,449	10/05/2	2001	Thao Hoang	11707	4080
	7:	590	05/07/2003			
				EXAMINER		
					BENTON, JASON	
					ART UNIT	PAPER NUMBER
					3747	6
					DATE MAILED: 05/07/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Angliastica No.	La Visantia					
	Application No.	Applicant(s)					
Office Action Summany	09/972,449	HOANG, THAO					
Office Action Summary	Examiner	Art Unit					
The MAILING DATE of this communication app	Jason Benton	3747					
Period for Reply	ears on the cover sheet with the	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
1) Responsive to communication(s) filed on	<u> </u>						
2a) This action is FINAL . 2b) ⊠ Thi	s action is non-final.						
3) Since this application is in condition for allowa							
Disposition of Claims	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. position of Claims						
4) Claim(s) 1-16 is/are pending in the application	,						
4a) Of the above claim(s) is/are withdraw	vn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-16</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accep	•						
Applicant may not request that any objection to the							
11) The proposed drawing correction filed on		oved by the Examiner.					
If approved, corrected drawings are required in rep							
12) The oath or declaration is objected to by the Exa	aminer.						
Priority under 35 U.S.C. §§ 119 and 120							
	13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:							
1. Certified copies of the priority documents							
2. Certified copies of the priority documents							
application from the International Bur	 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) Acknowledgment is made of a claim for domestic	Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.	5) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152)					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5, 6, 8, 9, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scott.

The patent by Scott (6,240,909) shows a fuel control manifold with three separate areas. A tank port (436), an engine supply port (456), and a fueling port (458) are located in the upper body area. A shutoff valve (428) is in the upper body area as well. The shutoff valve includes a controllable shutoff valve closure having a shutoff-valve first side in fluid flow communication with the tank port and a shutoff-valve second side in fluid flow communication with the engine supply port and with the fueling port. A defueling port (482) is in a lower body area, a vent port (500) is in the upper body area, and a defuel/vent valve is in the middle body area. The defuel/vent valve has a controllable ball-valve defueling closure having a defueling-valve first side (468) in fluid-flow communication with the shutoff-valve second side and a defueling-valve second side (468-494-468) in fluid-flow communication with the defueling a vent-valve first side (484) in fluid-flow communication with the shutoff-valve second side and a defueling-valve second side (504) in fluid-flow communication with the defueling-valve second side (504) in fluid-flow communication with the defueling-valve second side. The defueling closure and the

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vent closure are mounted on a common defuel/vent valve stem (474). The defueling closure and the vent closure cannot be open at the same time.

The shutoff valve closure is a ball-valve closure. An instrumentation port (460) is in the upper body area, the instrumentation port is in fluid –flow communication with the shut-off valve second side.

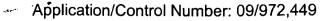
The patent by Scott does not require that each of the three body areas are to be separately formed, then attached together. It is the view of the examiner that one integral piece has the functional equivalence of three connected pieces, and that it would have been obvious to anyone skilled in the art to provide it separately if manufacturing difficulties required it.

Claims 4, 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over. Scott.

The patent by Scott requires elastomeric O-ring seals to provided around the defuel/vent valve. It is the view of the examiner that the lack of O-ring seals for such a valve is not a patentable distinction. It is a choice of design based on efficiency requirements that decides whether seals of any type are used.

Claims 10-15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Scott as applied to claims 1-9 above.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Benton whose telephone number is (703) 305-6800. The examiner can normally be reached on flex.



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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Henry Yuen can be reached on (703) 308-1946. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9302 for regular communications and (703) 872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-6800-1.

JB May 2, 2003

Henry C. Yuen
Supervisory Patent Examiner
Group 3700